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and Cross-Defendant
9 CHURCH OF SCIENTOLOGY INTERNATIONAL

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 FOR THE COUNTY OF MARIN
12

13	CHURCH OF SCIENTOLOGY)	CASE NO. 157 680
14	INTERNATIONAL, a California not-for-profit)	
	religious corporation,)	[CONSOLIDATED]
15)	
	Plaintiff,)	NOTICE OF MOTION AND
16)	RENEWAL MOTION FOR
	vs.)	SUMMARY JUDGMENT OF
17)	CROSS-COMPLAINANT GERALD
)	ARMSTRONG'S CROSS-
18	GERALD ARMSTRONG, et al.,)	COMPLAINT
)	
19	Defendants.)	Date: March 8, 1996
)	Time: 9:00 a.m.
20)	Dept: 1
	_____)	
21	AND RELATED CROSS-ACTIONS)	Trial Date: Vacated
	_____)	

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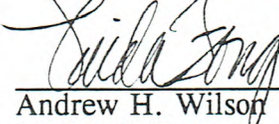
1 PLEASE TAKE NOTICE that on March 8, 1996, at 9:00 a.m., or as soon thereafter
2 as may be heard in Department 1 of the above-entitled Court located at the Hall of Justice,
3 3501 Civic Center Dr., San Rafael, California 94908-4177, plaintiff/cross-defendant Church
4 of Scientology International will move this Court to issue an order granting plaintiff/cross-
5 defendant summary judgment against defendant/cross-complainant on the First Cause of
6 Action for Declaratory Relief contained in Armstrong's First Amended Cross-Complaint
7 from the Breach Case, pursuant to California Code of Civil Procedure Section 437c. As
8 grounds for this motion, plaintiff/cross-defendant states that there is no justiciable
9 controversy as to any of the matters alleged in the First Cause of Action or, in the
10 alternative, that plaintiff/cross-defendant is entitled to a declaration of the matters alleged in
11 that claim in its favor as a matter of law.

12 This Motion is based on this Notice of Motion and Motion, this Court's prior Orders
13 granting summary adjudication, the pleadings, records and files herein, the accompanying
14 Memorandum of Points and Authorities, the declarations and exhibits filed herewith, the
15 accompanying Separate Statement of Undisputed Material Facts, and such other evidence as
16 may be adduced properly at the hearing of this Motion.

17 Dated: January 19, 1996

Respectfully Submitted,
Laurie J. Bartilson
MOXON & BARTILSON

WILSON, RYAN & CAMPILONGO

21 By: 
22 Andrew H. Wilson
23 Linda M. Fong

24 Attorneys for Plaintiff and Cross-
25 Defendant CHURCH OF SCIENTOLOGY
26 INTERNATIONAL
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1 State of California that the foregoing is true and correct.

2 Executed at San Francisco, California on January 23, 1996.

3 Colleen Y. Palmer
4 Colleen Y. Palmer

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